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: lan Marsac

UNITED STATES PATENT AND TRADEMARK OFFICE CERTIFICATE OF CORRECTION

PATENT NO. ;	7,025,089	Page_	1	of _	1
APPLICATION NO.:	10/792,005				
SSUE DATE :	04/11/2006				

It is certified that an error appears or errors appear in the above-Identified patent and that said Letters Patent is hereby corrected as shown below:

Claim 1: Column 4. Line 13. change "digital to analog" to--analog-to-digital--.

A previous certificate of correction was filed March 14, 2007. On April 4, 2007 a communication rejecting the certificate of correction was received.

Applicant believes that the denial of the certificate of correction was in error, since the correction would not change the scope of the issued claims.

The application as filed claims "an analog-to-digital converter for receiving the analog signal from the magneto/hall device and converting the analog signal to a digital signal, and a processor in communication with the digital to analog converter for converting the digital signal"

The issued claims read the same as the originally filed claims. Thus, applicant did not amend the claims through out the prosecution history to indicate that the converter has to be "digital to analog"

The issued claims claim that the processor is converting the digital signal. The digital signal is created by the analog-to-digital converter. Therefore, the processor has to be in communication with the analog-to-digital converter to convert the digital signal.

Additionally, antecedent basis makes it clear that the "digital to analog" converter was an insignificant error. When the "digital to analog" converter was introduced it was indicated that it had already been introduced by "the "

Claims are construed in view of the whole claim set, and the claim set makes it clear that the "digital to analog" converter was intended to be the previously introduced "analog-to-digital" converter. Therefore, correcting the minor error will not change the scope of the claims as issued.

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INVENTOR(S)

This collection of information is required by 37 CFR 1.322, 1.323, and 1.324. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to county in the CMFT to proceed an expensional confidentiality in systemic of a CLOSA (25 mill a CMFT). It is unaccessful in Expensional Complete in publication from in the IMSPTO. Time will vary depending upon the Individual case. Any complete application of the internal for improvement of time you require the complete that from any complete application from the IMSPTO. Time will vary depending upon the Individual case. Any complete the IMSPTO in the IMSPTO. Time will vary depending upon the Imdividual case. Any complete the IMSPTO. Time will vary depending upon the Imdividual case. Any complete the IMSPTO. Time will vary depending upon the IMSPTO. Time will vary depend upon the IMSPTO. Time will vary depending upon the IMSPTO. Time wi FORMS TO THIS ADDRESS. SEND TO: Attention Certificate of Corrections Branch, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450